Attorney Docket:

622/48561 PATENT

TENT AND TRADEMARK OFFICE IN THE UNITED

MARTIN DUBS FT AL.

09/484,421 Serial No.:

Group Art Unit: 1753

JANUARY 18, 2000 Filed:

Examiner: G. Cantelmo

SPUTTER CHAMBER AS WELL AS VACUUM Title:

TRANSPORT CHAMBER AND VACUUM HANDLING APPARATUS WITH SUCH CHAMBERS

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents Washington, D.C. 20231

June 4, 2001

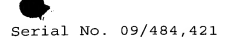
Sir:

In response to the restriction requirement dated May 4, 2001, applicants provisionally elect the Claims of Group I, namely Claims 1-16.

The Patent and Trademark Office has not made a prima facie case of independence and/or distinctness sufficient to satisfy 35 U.S.C. § 121, and MPEP §§ 806.05(c),(d),(e) and (h). particular, the Office Action does not demonstrate materiality as is required under the aforementioned MPEP sections. general statements that the sub-combination has separate utility such as the sputtering chamber used in a single chamber system, or that the apparatus can be used to form other products, with a general reference to such products, do not constitute the materiality sufficient to require the filing of individual applications.

Accordingly, reconsideration of the restriction requirement and an action on the merits of all the claims is now earnestly solicited.

If there are any questions regarding this response or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.



If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any such fee or any deficiency in fees or credit any overpayment of fees to Deposit Account No. 05-1323 (Docket #381NP/48786).

Respectfully submitted,

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